



## UNITED STARZS DEPARTMENT OF COMMERCE

Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
EXAMINE		EXAMINER		
			·	
			ART UNIT	PAPER NUMBER
				13
			DATE MAILED:	
		EXAMINER INTERVIEW SUMMARY REC	CORD	
	nt, applicant's representa	, '		
(1) Kevin	Noonan al	(3)		
L'a H	oller also	452		
Date of interview	1/26/96			
, , , , , , , , , , , , , , , , , , ,		ven to $\square$ applicant $\square$ applicant's representative).		
Exhibit shown or demor	estration conducted: $\Box$	Yes 🗡 No. If yes, brief description:		
		,		
	<b>ـــ</b>	ne or all of the claims in question.   was not reached		
Claims discussed:	1-35			
Identification of orlor art	discussed:	of second		
identification of prior art	discussed.	7 /400		
Description of the gener	al nature of what was ag	greed to if an agreement was reached, or any other co	omments: <u>NOU</u> -	elected claims
INTAL CAME	Old Claim	s) reciting "Consisting es	10 4 . 00. 00	" use a chaused
Jones Conce	cea. Cum	s pecifical commenced so	searching of	noue changes
70 com	presing	Clauss 1+3 weil amen	ided to seco	te an polated
nucleu a	ad. Claim	I was charged from "W	amon line	Yo human-
		7 7 7 7	and the same of th	,
(A full or also substant if or		at a second seco		
attached. Also, where r	ecessary, and a copy of to copy of the amendmen	the amendments, if available, which the examiner ag nts which would render the claims allowable is availal	reed would render the d ble, a summary thereof	must be attached.)
1. It is not necessa	ary for applicant to provid	le a separate record of the substance of the interview	<b>.</b> .	
WAIVED AND MUST IN	CLUDE THE SUBSTAN	to indicate to the contrary, A FORMAL WRITTEN RESCE OF THE INTERVIEW (e.g., items 1-7 on the reveiven one month from this interview date to provide a screen	erse side of this form).	If a response to the last Office
🗵 2. Since the exam	niner's interview summar	y above (including any attachments) reflects a comple	ete response to each o	f the objections, rejections and
/ requirements th	nat may be present in the rements of the last Office	e last Office action, and since the claims are now allow e action. Applicant is not relieved from providing a se	wable, this completed f	orm is considered to fulfill the